



THE MYSORE GAZETTE.

Published by Authority.

BANGALORE, SATURDAY, JANUARY 18, 1890.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II.

Notifications by the Govt. of India: Resident: Chief Court, &c.

JUDICIAL DEPARTMENT.

IN THE CHIEF COURT OF MYSORE.

CIVIL SIDE.

Rule of Practice No. 79, dated 24th December 1889.

The Chief Court directs that suits which were once dismissed for, or decreed by, default, under Sections 97, 98 or 102, or decreed *ex parte* under Section 100, but which dismissal or decree has been set aside, on the application of the Plaintiff or Defendant, affected by such dismissal or decree, as well as suits which have been remanded for re-decision under Section 562, Civil Procedure Code, should be shown separately in the Quarterly Judicial Statement No. I. Particulars required by the several columns should be entered separately against them under two separate headings, "Refiled" and "Remanded suits."

2. In making the calculations for the purposes of the statement, the date on which the suits have been restored to the file or received on remand from the Appellate Court, as the case may be, should be taken as the date of institution.

3. Cases which may be held in abeyance under Section 99 A for a year, need not be shown as pending over 2, 4 or 6 months, as the case may be, but when they are brought back on the file, they should be included under the head of "Refiled" cases and dealt with accordingly.

By the Court,
S. R. SUBBARAYA IYER,
Registrar.